THE

TRIAL

O F

Humphry Finnimore, Efq. &c.

Price One Shilling.]

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Humpley I maere, Elect.

[this is no start]

TRIAL

O F

HUMPHRY FINNIMORE, Efq;

(reputed to be worth Forty Thousand Pounds)

Who was Tried at the QUARTER SESSION holden for the County of SURREY, in the Town-Hall, Southwark, on Thursday the 14th day of January, 1779,

and Convicted of Felony,

In stealing of Five Turkies, the Property of Thomas Humphries.

WITH

The PLEADING of the Counsel, and the Speeches of the Justices, on the 14th and 15th of January, when the Prisoner's Counsel moved the Court to respite the Sentence.

AND

A Copy of the PETITION presented to His Mapesty, signed by the Fifteen Magistrates who were present at the Trial.

With an ADDRESS to the PERSON Pardoned, and another to the READER.

The Purchasers of this Trial will be able to decide for the felves in a Cause where the Justices and the Jury was different Opinions.

LONDON:

Printed for B. WHITE, in Fleet-Street;
J. SEWEL, Cornhill.

MDCCLXXIX.

N. B. This Trial is entered at Stationer's Hall, and the Profit arising from the Sale will be given to the Poors

M. Musgrave!

and Convicted W Descrips, in long, in Realist of Lucyers, the Property of Lucyers and Lucyers and Lucyers

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Sir JOSEPH MAWBEY, Bart.

Sir TIMOTHY WALDO, Knt.

And the rest of the MAGISTRATES present at the Trial of HUMPHRY FINNIMORE, at the Town-Hall, on St. Margaret's-Hill, Southwark.

Library not the souls

at kanagari na ni Jisana

GENTLEMEN,

HE following Trial is written from notes taken in [Court. The speeches said to be delivered in Court, as also the pleadings of the Counsel, are fince recollected as well as my memory would permit, (no notes of them being taken). I have to alk your pardon for the imperfect manner in which I have related what was faid in Court. Some things that were faid may have been omitted. and some few words of my own may have slipped in their room, but not with defign: I have neither left out any thing that I could recollect, through favour or affection, nor have I fet down ought in malice; but, to the best of my knowledge, have given a fair and true account of what paffed on the trial, and the day after. I have not the leaft connexion with any of the persons concerned, nor had I any thought of any infignificant writing of mine appearing in print; but the general enquiry after the particulars, by many perions with whom I have fince

fince conversed, and all the consequence that might have attended the verdict being now over, the publication cannot injure any, and it may be acceptable to the curious enquirer; it is now printed, that the public at large may be acquainted with the evidence produced in Court in this cause, where the sentiments of the court and the verdict of the Jury, differed from each other. I have not mentioned the names of the Magistrates who delivered their sentiiments on the trial, nor the names of the Counsel, that in what I have written for them they should have no injuffice done them through any imperfection of mine in the relating *. Upon the whole, those that were present, from what I have written, may perfectly recollect all that passed. And those Readers that were not present, will be informed of every thing material, in an impartial manner. Thave once more to ask your pardon for the liberty taken by

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Some things that were faid may have been emissed,

Your most obedient with the New Land was to humble. Servant,

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less out any thing that incollect, theirest favour or affection, not be down enwhich notice; but, to the half of the down enwhich have malice; but, to the half of the content of the cont that, and the day often. I have not the lead coinnucion with any of the perfors concerned, nor had I say thought of any intentifeant verting or mine

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THE

TRIAL, &c.

HUMPHRY FINNIMORE, of the Parish of Lambeth, in the County of Surrey, Labourer, was indicted for feloniously stealing, taking, and carrying away five Turkies, the property of Thomas Humphries, &c. &c. To which he pleaded not Guilty.

The Jurors names being called over, one person was objected to by the prisoner's counsel.

Twelve being sworn well and truly to try the prisoner at the bar, for the selony whereof he stands indicted, &c. &c. The indictment being read; the counsel for the prosecution addressed himself to the court and jury, as follows:

Mr. Chairman and Gentlemen of the Jury,

From two counsel being retained on the part of the prosecution, it may be inferred that the prosecutor is violent against the prisoner; but it is not so; he bears him no ill-will, notwithstanding the ill-treatment he has received from him: but as two eminent and learned counsel, gentlemen of great ability, are retained on the other side, it became necessary to obtain that justice for which this prosecution was commenced, in which the prosecutor has proceeded so far as to bring the prisoner to his trial! I say, in order that the justice which he seeks, may not be deseated by the learned and able counsel on the other side, the prosecutor has been advised to retain a counsel;

counsel; being retained, it is my duty to flate to you

the following facts.

The profecutor last July lost five turkies, two old and three young ones. Inquiring after them, he was informed the prisoner had stolen them; the prosecutor thinking no man had any right, be he ever fo rich, to fleal his turkies, he complained to a magistrate; but notwithstanding repeated applications, he could not immediately obtain justice. With some difficulty he got a search warrant, and found the turkies he had lost in the possession of the prisoner. We shall prove that the prifoner did fteal them; not only this, but that he corrupted poor ignorant boys to be his accomplices in aiding and affifting him in committing this felony, by giving them money for that purpose. My client, gentlemen, lives in a wood, has lived there a long time, so long he is become rusticated, at least his manners are not the most refined : in short, he is not a courtier: (you shall see him presently.) I imagine he was not very complaifant to the justice (perhaps he never faw a justice before): his turkies having been stolen, he thought he had a right to punish the thief; and the rustick, who is a blunt honeld nglishman, might fay so in plain English. I am sure of this, if my client faid any thing to offend the justice, he is very The justice himself might not be well forry for it. pleased to hear a brother justice (I believe the priloner is in the commission) accused of stealing turkies, and might he a little severe to my client, who insisted on prosecuting a person of such consequence. The prosecutor, after many times attending by appointment on the justice, being put to much expence, he was ferved with a copy of a writ, in order to intimidate him, and to prevent any further profecution. But, as I faid before, my client is. an honest Englishman, and therefore, notwithstanding his being served with a copy of a writ, and being brow-beat by the justice, he still thought that the person who could be guilty of stealing turkies must be a thief, and that he was right in endeavouring to bring him to justice. Finding the great expenses he had been at hitherto, were to very little purpose, he went to Kingston, and there, at the Quarter Seffions, he prefers a bill against the prisoner for felony the Grand Jury found it a true bill; and he now stands, where he ought to be, at the bar before you, gentlemen, to take his trial for the felony whereof he stands indicted.

We shall call witnesses to prove the turkies to be the property of Mr. Humphries the profecutor; we shall produce a witness who bred the turkies, and fold them to the profecutor. As the learned counsel on the other fide will no doubt exert their great abilities to exculpate the prifoner, and amongst other things that their ingenuity may fuggest, they by way of defence may pretend to have lost turkies, and to have taken thefe for those he had loft; but, Gentlemen, this can have no weight with you, as the prisoner had no turkies of his own, therefore could not lose any : and these turkies not being his, but the property of Mr. Humphries, he must steal them: that he did fo, will be proved by the witnesses on the part of the profecution. We shall prove that the prisoner at the bar did fleal; take, and carry away, these turkies; that he fecreted the two old ones in the feat of his chaife, covering the poor things up for fear they should be seen by any one, and he should be detected in the fact: That he carried them home in this fecret manner, they being covered for close that one of them died by the way or foon after; for when the profecutor found them in the possession of the priloner, one was dead.

Not contented with flealing himself, he corrupted some boys to affish him in stealing the young ones, and for which he gave them a reward.—We shall prove to your satisfaction that he had no turkies of his own, but being willing to get some in an easy way, he steals his neighbour's; this, if we do, you will find him guilty, and the court will instict such punishment, as may deter him and others from stealing turkies hereaster. Gentlemen, it does not always follow that a person's being rich will keep him honest. You may all remember an instance, within a few years, of a very rich man being convicted of selony for stealing paper in Guild-Hall, for which he was

transposted.

Thomas Humphries.

I keep the fign of the Gipsies at Norwood. On the fifth of July I lost five turkies, two old and three young ones: I missed them on the Monday; I inquired after them, and I heard Mr. Finnimore had taken them.

Question. Have you found them fince?

B 2

Answers.

ones in a field behind Mr. Finnimore's house. I found the hen nailed against a shed or stable belonging to Mr. Finnimore.

2. Did you see Mr. Finnimore, or had you any con-

versation with him?

A. I have; he said I was a rogue and a rascal, and he would kick me out; that I had stolen his turkies sour years ago. I had been many times before the justice; the last time the justice gave him a month, as he had sive hundred a year; after this I sound a bill against him at the Kingston Quarter Sessions.

2. Was you served with a copy of a writ for what you

had faid of Mr. Finnimore?

A. I was ferved with a writ one of the days I went before the justice: I went fix feveral days with my witnesses, losing my time, and spending my money. Some days Mr. Finnimore did not appear.

2. How was that?

A. I do not know, it was faid he had business, and

could not come.

- 2. Did not you behave ill before the justice, and did not he bind you to answer for insulting him in the execution of his office?
- A. I said Mr. Finnimore was a rich man, and I was a poor man, and therefore I could not have justice done me.

2. Were those all the words?

A. I only faid those words. How much in worden out

Q. If Mr. Finnimore had not ferved you with a copy of a writ, would you have indicted him?

Leep birth the deal.

A. I believe I should not.

2. You believe. Should you, or should you not his work

A. I should not any distance and sail stand you

- N. B. Humphries being asked by his own counsel; answered, if I could have got my property, I believe I should not.
- 2. Was the writ ever profecuted further then ferving

A. I heard no more of it.

2. Did you speak to Mr. Finnimore after his taking the turkies, and what did he say to you?

. M. He said I was a rogue and a rascal; and that I stole his turkies four years ago; I got a search warrant, and found the turkies in a field behind his house, and the hen turkey was nailed up.

William Weft.

2. Do you know Thomas Humphries?

A. I do very well; he keeps the fign of the Jolly Gipfies in Norwood.

2. Do you know of his having turkies?

A. I fold him five turkies, two old ones and three young ones: the cock turkey was a white one.

2. When did you sell them?

A. In the course of last summer; I cannot tell exactly

2. How long had you the turkies before you fold

them?

A. I had the white turkey about three years; I believe it might be between two or three years. At the time I removed from a farm I had, I gave the turkies to Mr. Bulcock, and when I went to the present farm he gave them to me again, and I fold them to Thomas Humphries: we call him Doctor Humphries.

2. What age were the young ones when you fold

them?

A. They were very young, about three weeks old.

2. For how much money did you sell them?

1. The Doctor having done me some service, for which I thought myself obliged, I let him have them for half a guinea.

Where are the turkies?

A. From several persons in court, Here they are.

A person brought the white turkey to the bar, the dead hen was kept at some distance.

Thomas Humphries. This white cock turkey is my property.

William West.

2. Is that the turkey you fold Humphries?

A. I believe it is, but do not chuse to swear to it, as one turkey may be like another.

The person who brought the turkey into court swears that the white cock turkey now produced by him, is the property. property of Mr. Humphries, and I know it (faid he) by

a wen on the lower part of the neek.

Wood. I know this turkey to belong to Mr. Humphies; it has a black fpot on the rump; I carried this turkey from Mr. West to Mr. Humphries, when Mr. West sold the turkies to him.

Richard Ruffel. Sunday the fifth of July, just behind my mother's, I heard fomebody in the wood : going to fee who it was, I saw Mr. Finnimore; and his horse and chaife having got into the wood, he afked me to lend him a hand out: when I had backed the horse for him some way, a boy brought him a white turkey-cock, and he put it in the feat of his chaife under cover; and he carried it away. At the same time I saw three young ones in the wood.

non but and well well Ned Farvis.

Do you know Mr. Finnimore? ws reconsed ad their a

Tell what you know. I caught one of the young turkeies: a boy told me Mr. Finnimore would give me fomething if I carried it to

him; so I carried it, and he gave me fix-pence.

Robert Fox. As some boys and I were going along the wood, we found some turkies: having heard Mr. Finnimore had lost some, I carried them to my grandfather's r he said be would call on Mr. Finnimore and let him know.

Have you lived with Mr. Finnimore fince that

time ?

A. Yes, I have a little while. Mr. Finnimore faid he had loft five white and four black turkies.

Q. Did he tell you the age or fize?

A. No, he did not; he faid there were five white and four black; he said the white cock was a young one.

2. How long did you live with Mr. Finnimore? A. I lived a week with him.

- 2. When was this ?
- A. About a month ago. to you walk and seds el . Q.
- 2 2 Had you any wages, low and , it is section I is

A. No.

2. Did he give you any money I come with a good To

A Not an heartong types and us does with

2. What was you, --- a fervant? had you nothing of him !

A. Only one shilling, and another in the Borough,

when they gave a paper.

2. Was this all the money you had? A. I had only those two shillings.

2. In that week you lived with him, did he talk with you about the turkies?

A. He put me in mind of the turkies.

2. Was your grandfather with you when you caugh: the turkies?

A. No, only the boys.

9. How many turkies did you take.

A. There were two old ones and three young ones.

9. Where did you carry them?

A. To my grandfather's.

9. What day was this? A. On the Saturday. Q. Who carried them?

A. I did.

2. Did you carry them all?

A. I carried them all, only one boy carried one young one: I carried the two old ones and two young ones.

2. Did you know or suspect them to be Mr. Humphries's

turkies?

A. I did not think they belonged to Mr. Humphries; but we carried them back again. On the Sunday I went with Mr. Finnimore to shew him the turkies, and he tied the legs of the hen turkey first, and afterwards the cock, and Mr. Finnimore put them in his chaife. I told the two boys, who caught the young ones, and carried them to Mr. Finnimore.

2. What time of the day was this?

A. Between twelve and one o'clock in the middle of the

Then you did not suspect them to belong to

Mr. Humphries?

A. I did not. Mr. West told my grandfather they were Mr. Humphries's turkies.

2. How far were these turkies from the house of

Mr. Humphries?

A. About a mile, in the wood.

2. How far from Mr. Finnimore's?

B 4

A. About three miles.

You fay they were in a wood; were they wild?

They feethed quite wild.

Ned Farvis called again,

2. When did you see the turkies?

A. I faw them twice: I had them up to Mr. Catley's, and he said they were Mr. Humphries's turkies, and we carried them back again,

2. What day was this?

A. This was on Saturday; I saw them again on Sunday. Mr. Catley bid us carry them back, faid they would make good shooting in the winter,

2. When you first caught them, whose turkies did you

think them?

A. I thought they were Mr. Finnimore's,

Robert Fox.

Question to Fox. How came you to carry them back? Because Mr. West, told Mr. Catley they were Mr. Humphries's, and so we carried them back again, Mr. Finnimore came the next day, and faid he thould be glad to fee them: I went with him to shew him, When Mr. Finnimore faw the black turkey, he faid he believed it to be his, as foon as he faw it in the wood.

. When did West say they were Humphries's; was it

someogia rad nigor

on Sunday or Saturday?

A, It was Saturday night,

. William Weft.

2. Have you had any conversation with Mr. Catley

about the turkies? when was it?

1. I cannot tell whether it was on Saturday or Sunday: I faid to Catley, Don't go to Finnimore; there will be hell of work; they are Humphries's turkies,

Q. Where is the wood?

It is Norwood.

2. Is it near Humphries's house ?

A. I suppose it is the wood next Humphries's field. in their hands: they were going to Finnimore's they faid they were to have fix-pence; I told them that they be-Ned

Ned Jarvis.

Question to Jarvis. Did you say any thing to Mr. Fine

A. I told Finnimore on Sunday they were Mr. Humphries's turkies.

Counsel for the Prisoner.

Mr. Chairman,

The counsel for the prosecution having examined all their witnesses, I rise to speak to a point of law. I mean to submit to the court that this is no felony. If the court shall be with me in opinion, that in law this is no felony, we shall proceed no further; but as the law, in cases of felony, does not permit the counsel for the prisoner accused (however false the accusation) to observe upon the evidence, however improbable, contradictory, or false it may appear, this I call cruel and oppressive; it is unjust: I wish to see it expunged our books. Where a man's liberty, his life, and every thing that is dear to him is at flake, however false, inconfistent, or contradictory, the evidence on the fide of the profecution may be; yet the counsel for the prisoner is forbid to point out that falsehood, to expose those inconsistencies, to observe the contradictions, to do his client justice, or to prevent his having injustice done him by false and scandalous accusations. His lips are sealed by this cruel and oppressive law. But in this case, I defire the gentlemen on the other fide to take notice that I am now speaking to a point of law. As the law and fact is blended together, I must of necessity take some notice of the evidence that has been produced, and I shall avail myself of this opportunity, because I have a right so to do, that otherwise I could not have in a case of selony. I cannot fpeak to the point of law without it. I submit it to the court, whether, from the evidence produced, there has be any thing like felony, or a felonious intention, proved. Without a felonious intention, there can be no felony. Where the property is doubtful, and a person claiming Where the property is done polletion, fully perioded, a right to that property takes polletion, fully perioded, or, if you will, only supposing his right therein, and it is notorious that he takes possession on that account, will any one say this is a selonious act? Can this be selony?

Every taking even of the property of another is not a sale.

nious taking: The taking in this case, by no construction in the world, however forced, can be called a felonious taking. Did ever any person, intending to commit a felony, take witnesses with him to convict him? Do not felons go fecretly to work! Do they go openly in the face of the fun, in a neighbourhood where they are well known, where it is impossible to remain a secret? Will any one say a person who thus acts, does it feloniously? Every circumstance attending the fact speaks loudly a contrary language. Will a person committing a felony, call persons to affift him at the time he is flealing the property of another, and this near the house of the mother of one of the persons so called? It being impossible but that she must foon be informed of what had passed, and he be detected, and the person so called ready to be a witness against him. It has been faid, that while this person was affifting the prifoner, the white turkey was brought and secreted in the seat of a chaise, where he had before out the black one: Where could he find a properer place? how could be carry them better? He found his property in the middle of a wood; he did not put them in the feat by way of hiding them, as the counsel for the profecution would infinuate, but it occurred to him as the readiest way of carrying his property home. When he came home, are they secreted? No, he puts them in an open place visible to every passenger. Would he have put it in the power of his own fervants to betray him? No; they confirm him in his opinion that they were the turkies he had loft. When one died, did he conceal or bury it? No; he nails it up in a conspicuous place. Would any one confeious of having committed a felony, fo industriously have preferred that, which produced might prove a means to convict him? Every part of the priloner's proceeding prove that he had no felonious intention. Upon his being informed of turkies being found in the wood, he takes perfors with him to fearch for those he had loft; I say, for those he had lost; for, notwithstanding the counsel on the other lide has boldly afferted that the prisoner had not loft any, (if I fail in the opinion of the court, with respect to the point of law, if the court shall be of opinion that I should proceed) I shall prove by witnesses that he had loft many, and that these were part of those he had loft : but, I trust, this matter will appear in fo clear a light to

the Court, that there will be no necessity for producing any witness on behalf of the prisoner. I say, Sir, what have they on the part of the prosecution proved? Their witnesses say, the turkies were first found by some boys in the wood: whose property do the boys believe them to be, but Finnimores? they swear they suppose them to be the Prisoner's, those he had lost.

Gounfel for the Profesation.

You are now observing on the evidence.

Counsel for the Prisoner.

I have a right to do fo. I am speaking to a point of law; that I cannot do without thus observing. I mean

only to speak to the point of law.

Sir, The prisoner hearing of these turkies being found, goes to the house where they were carried the day before; finding they were turned again into the wood, he expresses a defire to fee them; for what? to steal them? no, but to fee whether they were the turkies he had loft: for this purpose he takes a guide with him; this guide is one of the witnesses examined on the part of the profecution, who declares, upon his oath, that he did not suspect them to belong to the profecutor, but that the general opinion was, that they were the prisoner's, those that he had lost; that he himself believed them to be Mr. Finnimore's; and that when the prisoner saw them, he claimed them as such, and carried them away, giving public notice, that if any of the boys would bring the young ones to his house, he would pay them for their trouble. Where is the felonious taking? where is the felony? It is annihilated, it does not exist. It never did exist. I doubt very much, if the truth could be perfectly known, whether it could be proved even a trespass. Certain I am, there is no felony; and I hope the Court will be of this epinion, and put an end to this business at once, and then I shall not call witnesses to prove what at present seems so apparent, and a fact this court should not have been troubled with.

Chairman.

Leave it here, by what I see the Court are for going on with the trial; why not call your witnesses?

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Chairman.

Leave it here, by what I see the Court are for going on with the trial; why not call your witnesses?

The Counsel for the Prosecution rose to reply: After

fpeaking a fhort time,

The Chairman said, he did not mean to interrupt him; but if the Court should be for going on, and to leave the law, as well as the sact to the Jury, the end for which he was pleading would be answered; he did not wish to stop him, but in order to save time. If the Court should be inclined to decide the point of law, he should be heard, and his arguments attended to by the Court. The Counsel sat down.

The sense of the Court being taken, they were of opinion, that the law and the fact should be left to the Jury; that in this case they were competent to judge of both: that the witnesses on each side should be heard; that the Jury, who were sworn to find their verdict according to the evidence, are the proper judges. If the Jury should have any doubt, they may apply to the Court, who will set them right.

Counsel for the Prisoner.

I will not trespass on the patience of the Court a minute. We will call witnesses to prove the Prisoner had lost surkies; that word was left at his house that turkies, answering the description of his, were found, by some boys, in a wood: upon his seeing them, he declares they were his turkies; he takes them not seloniously, but as his own; that he had a right to do, where he sound them. We shall produce witnesses to prove they were the Prisoner's property, his servants taking these turkies to be the same their master lost. After all these proofs, if it should be thought otherwise, I trust the Jury will acquit him of the selony, that being always acompanied with an evil intention, and therefore can never be imputed to a mistake, or misanimadversion. I am sure I am right, and that what I now say is Law.

Chairman.

Then call your witnesses.

Counfel.

Call Bond.

Bond.

2. You live with Mr. Finnimore?

A. Yes.

A. Yes.

2. How long have you lived with him?

A. I have lived with him fome years.

Counsel. Tell the Court and Jury what you know about the turkies.

Bond. Some time in March last, my master lost nine turkies, and I think the turkies brought home were fome of those my master lost; he lost five white and four black ones.

2. How old were those your master lost?

1. They were a year old; the young ones were three Q. How old were the young ones brought back?

A. They might be fix months. parts grown.

A. They might have been hatched in the wood, as the hen-turkies laid when my master lost them.

2. Can you swear they are the turkies your master lost? A. I did not examine them; they went to the same rooft the others used to do.

2. Did you nail up the hen turkey?

A. No. My master nailed up the dead one himself.

- 2. Did your master ever talk with you, to persuade you to swear the turkies were those he had lost?
 - A. My master never talked with me on the subject.

2. Are you sure?

A. I never had any convertation with him.

2. Have you not faid to some persons the contrary?

Counsel. We shall see that. Do you stay in court.

Margaret Waller.

I am fervant to Mr. Finnimore: my mafter, in March laft, loft nine turkies; there were four dark-coloured, and five white turkies. I believe the turkies brought back were my mafters, only they had their wings and tails

Catley *.

My grandson, Robert Fox, went into the wood, where finding some turkies, he brought them to my house; they

The father of Mils Ann Catley.

feemed

feemed, by the description, to be Mr. Finnimore's he having called at my house, and informed me of his loss, defired me, if I should hear any thing of them, to let him know; accordingly I went to inform him of these; as I was going to Mr. Finnimore, I saw Mr. West, and told him where I was going, and upon what account. Mr. West faid, they belong to Doctor Humphries, and therefore don't tell Finnimore, for there will be the devil to pay if you do. Notwithstanding his saying so, I went to Mr. Finnimore, that he might call and see them. Mr. Finnimore not being at home, I left word at his house.

Where do you live?

A. I live at Norwood: I keep the fign of the Horns.

Counfel for the Profecution.

Bond having sworn he had no conversation with his maffer relative to the turkies, we shall prove he had. and that by persons who heard him acknowledge it to them. Call William West. 2. to West. Have you had any conversation with

Bond on this affair; what has he faid to you?

A. I faw Bond, and heard him declare, that he thought there was fomething in the wind, fomething going forbecause his master and the maid were so sly up-stairs. He faid he could not hear perfectly what they were about, but that he heard them fay something about turkies.

2. Is this all you heard?

A. This is all he faid to me, or that I heard.

Counfel.

Then we will call another witness.

Edward Morris.

9. What have you heard?

I. I heard Bond fay, his mafter wanted him to Iwear, the turkies were his mafters, which was what he could not do, and that he thought they were not.

Bond, being called, appeared, and denied he ever

faid fo.

Determora

Morris declared he did. Bond declared he did not,

Court.

One of you is perjured.

Doctor

May standing Robert Fi

Doctor Allen, formerly Master of Dulwich College, Mr. Allen, the present Master, and Mr. Dawson of Southwark, all of known and unexceptionable characters themselves, had known the prisoner many years, gave him the character of a very honest man. Mr. Dawson said, he had dealings with him for eighteen years, and he always found him very honest.

These being thought by the court sufficient to character, no others were called.

Chairman.

Gentlemen of the jury, the prisoner stands indiced for feloniously stealing, taking, and carrying away five turkies, the property of Thomas Humphries. In support of this profecution the counsel have called several witnesses, &c.

Here the Chairman repeated from his notes the testimony of all the witnesses on either side, in a very exact and impartial manner, setting before the jury the evidence for and against the prisoner exactly as it was delivered by them to the court. He then addressed the jury something after this manner, but in much better words and more to the purpose.

Gentlemen,

You have heard the evidence; the Counsel have examined and cross-examined the several Witnesses: what has been said by the Counsel on either side, you have heard, and I shall not repeat, unless a small part of what came from the learned Counsel in the opening of this business. That the Prisoner had lost no turkies; this you will judge of from the witnesses, some of whom have sworn positively to his having lost five white, and sour black ones. That the prisoner is a Justice of the Peace: I believe he is not; I never heard that he was: whether he is or not is of no consequence. One of the Magistrates, the person to whom the Prosecutor first complained, is since dead; the other Justice, whom the Counsel pleased to notice, is a very worthy Magistrate of this county, and one to whom the public are much indebted, who, I dare say, acted on this occasion, as he has ever done, with justice and humanity; whose conduct it is not

our present business to enquire into, or it would be found

to merit praise instead of censure.

Your business, Gentlemen, is to attend to what you have heard from the several witnesses: the evidence consists of plain facts; it is from those facts you will be enabled to give your verdict.

In the case before you much will depend on the intention with which the prisoner took these turkies; for that they were taken by him, is proved and acknowledged.

You will consider whether the Prosecutor has proved the property to be in him, or whether the property is the Prifoner's; you will seriously weigh the evidence on both sides: if you shall find the turkies are the property of the prisoner, you will acquit him; if you find them to be the property of the Prosecutor; then you will consider —

Whether the Prisoner had lost any turkies; how far he might be led from his own knowledge, and the information of others, to take these, thinking them to be his own; how far he might be deceived by appearances, and be

mistaken only.

Or, whether he knew them to be the property of the Profecutor, at the time of his taking them, and that he had no reason to think them his own, having no sort of claim to them, but taking them away, being conscious they did not belong to him, but to the Prosecutor.

You will be able to form a right judgment from the facts that have appeared in the evidence given by the feveral witnesses; and that cannot have escaped your notice, as they in a great measure prove the manner, the

defign, the guilt or innocence of the prisoner.

that the prisoner knew the turkies to be the property of the prosecutor; that neither the prisoner nor any other person thought or reported them to be the prisoner's property; that he had no claim to them; that he was not mistaken, but wilfully, and, as the indictment sets forth, feloniously did steal them, conscious that he had no right to them; if you believe that he really knew the turkies were not his own, but the property of the prosecutor, as it is the intention of the mind where the act follows that constitutes a felony—You will find him Guilty.

But, on the contrary, if you believe, from the witnesses that have been examined, that the prisoner had lost turkies:

furkies; that he received information of these turkies being in the wood, answering the description of those he had loft; that upon his feeing them he had reason to think them his property: of this you will be capable of judging from the manner in which he proceeded; if he made no fecret of what he was going about; if he carried them home as his own, avowed the action, showing no figns of guilt, but that he really did believe them to be his own; if he was confirmed in this by his own fervants and others, although he might be mistaken, yet having done no more than any honest man might have done under the same circumstances; if you believe those witnesses who knew the most of the manner of his taking them, and who declare upon their oaths that they did not fuspect them to be the profecutor's, but that they thought and believed them to be the prisoner's; if from all these several circumstances together you shall be of opinion he had no intention to commit a felony - you will acquit him.

I leave the whole to your confideration; you have heard the evidence. You will judge of the fact and intention, by the facts that have appeared, by the testimony of the several witnesses, and find your verdict accordingly.

An officer being fworn to attend the jury, they retired for a quarter of an hour; being returned into court,

Clerk of the Peace. Gentlemen, are you agreed in your verdict? Who shall speak for you? Your foreman? How say ye, is the prisoner guilty of the selony whereof he stands indicted, or not guilty?

Foreman. GUILTY.

Immediately one of the magistrates said: This verdical amazes me; I cannot resist rising to express my association as I seed myself very sensibly affected for the melancholy situation to which it has reduced the prisoner at the bar: I feel for myself, for the gentlemen on the bench, for all mankind, for any one who under similar circumstances, if this verdical is recorded, may hereafter be tried by such a jury. It is a verdict big with every evil. By every law in being, as far as my knowledge extends, and I have, in the former part of my life, been no stranger to the bar, or the practice

of courts; and I aver, no person can be found guilty of felony, but where a felonious intention is proved. In this case I will be bold enough to say, no such intention appears, but the contrary. I will not repeat the evidence; that has been done by the Chairman, in a manner that did him honour, and demands my effect : that evidence the jury cannot be ignorant of, and they must be convinced, if they were to reconfider their verdict, that there has not been produced the least evidence that proves a felonious intention. In all kinds of felony, a felonious intention is elential to constitute the crime. e than any

If a man kill another, and malice prepente is not proved. the person is not guilty of murder. In the law books, many kinds of homicide are recorded, neither of which are felonies, because they are not accompanied with a felonious intention, which is necessary in every felony. Homicide against the life of another, either amounts to felony, or does not, according to the intention, or the malice precedent, or at the time of committing it; and therefore, in an indictment for murder, the words as intolitie precegitate are nechflary. If a person happens to kith another without defign or intention, he is guilty of homicide per fortunium, because his intention was wholly innocent.

Homicide is either with precedent malice, or without: the former is murder, because it is the killing of a person with malice prepense: that, wherein no malice precedes or accompanies the action, may be a misfortune, but in law is no felony. In burglary, another kind of felony, a crime that, to deter persons from committing, our laws have made capital; a felonious intention is necessary to make it felony. A man may, without any legal right, break open the house of another, and yet not be guilty of clony. An officer, in order to arrest a man, breaking in for that purpole, although it is an offence for which he is liable to answer, yet his intentions not being felonious, he is not guilty of felony.

Every indictment for larceny must have both the words cepit & afportavit. If there be no felonious intention in the taking, there can be no felony in carrying away. If a person finds goods and converts them to his own use, animo furandi, yet he is not guilty of felony, there being no felonious taking . and in the case of the prisoner it is clear he had no felonious intention; he lost his turkles; he is informed where some of them are in a wood; upon his seeing them, he apprehends them to be his own, he carries them home as such: this is not selony; and therefore I would order the jury to reconsider their verdict.

Judge Foster, who was esteemed a good judge; an excellent judge he was, we have not seen many better; he ordered a jury to reconsider a verdict given by them in his opinion contrary to evidence. If such a judge thought it right, and did order a jury to reconsider their verdict, this court, fitting here as judges in this cause, have a right to order, and I do move that the jury be ordered to re-confider this verdict; and I do this from a sense of the evil that may arise from so fatal a precedent, as this verdict flanding as it does, may prove hereafter. It is not only the prisoner's cause at the bar that I am now pleading; I declare I know him not, I never faw him before in my life; it is the cause of justice, it is the cause of hu-There is not a gentleman on the bench, there is not a person in court, nor of the jury themselves, whose property and lives, whose reputation that in some cases is dearer than life itself, but that may be all lost by ac-cusation without proof. Thank God this is not law; if it was, can any one fay how long it may be before he may fland in the same situation as the prisoner at the bar? Can any one tell how soon? It is only for a person to be hardy enough to profecute him, and he may be deprived of his liberty, his fortune, and his life, without having entertained the least evil deligh, or having the least intention of invading the property of his neighbour. Need I say more? Is not the prisoner at the bar an object that demands your attention? I have said before I know him not. It is faid he is a gentleman of great property; this I know, that by this verdict all his personal effate is for-feited; I see him now from opulence reduced to poverty, to the condition of a beggar , I fee him standing there on the verge of life, tottering with age and infirmity, not worth a shilling, and this, from what appears from the evidence, without the least intention of wronging his neighbour of a fingle farthing. He is convicted of felony, and must undergo—the horror and milery of a gaul, suffer an ignominious sentence, that, perhaps, if this verdical stands, may end his misfortunes together with his life. Therefore

Therefore I move that this court do order the jury to reconfider their verdict.

A Magistrate who spoke next said,

I am not for ordering the jury; the gentleman's knowledge of the law I do not dispute; I am no law-yer; I have heard him with pleasure. Judge Foster might be a very good Judge, and I believe he was: but when Judges or Courts order Juries, with respect to their verdicts, they exercise a power that in many cases may be attended with the worst of consequences.

That Judges have ordered Juries to reconsider their verdicts, I cannot doubt, after what has been said; I suppose they did reconsider, and it might be well for them

that they did.

But suppose the Jury refuse, what method is to be taken? the Jury are upon their oath. If they refuse, obstinately refuse orders so given, would it be for the credit, for the honour of this court, to dispute the point with them? I am against ordering them, but I wish them to reconfider their verdict, as they find other persons have a different opinion of the verdict than that they themselves have entertained. I should not have troubled the court with any fentiments of mine, but that ordering the jury feemed to me a harsh phrase. I confess it strikes me in that light. But I do for one defire the jury to withdraw; if the court shall be of the same opinion, I trust the jury, for their own fakes, confidering the oath they have taken, will withdraw, and bring in such a verdict as they, upon reconfideration of the facts that have appeared to them on the trial, shall, in their own confciences, find to be true and just, without prejudice or partiality, uninfluenced by any other confideration than the oath they have taken, that is, a true verdict to give according to the evidence. to man soo, and sor I, bull

Chairman. Electrical de la contraction de la con

Gentlemen of the Jury, wind with a deriver

You have heard feveral of the magistrates express their desire that you would reconsider your verdict, before it is recorded. One of the gentlemen has spoken in strong terms, and from his knowledge of the law, has endeavoured

to convince you that neither burglary or any other felony can exist without a felonious intention: that malice prepense is necessary to be proved, before a person can be . convicted of murder; and I so far agree with him, that either it must be proved or implied, by some evil intention either precedent or accompanying the fact. But I beg leave to remind my learned friend, that there are cases wherein a person may be guilty of murder, where no malice aforethought is proved against the person killed: as where a person issuing out of a house with a drawn fword, where a number of people are paffing, and he kills a person whom he neither saw or knew before; this is murder. Where a person throws a brick or a large stone over a wall, where he knows there are a number of persons affembled, and the stone or brick kill any, though the person intended only to frighten them, he shall be guilty of murder. Murder is the wilful killing of any of the king's subjects, through malice aforethought: not only he who by a wound, blow, or other means, directly causes another's death, but in many cases he who wilfully and deliberately doing a thing that apparently endangers another's life, and thereby occasions his death, shall be adjudged to kill him. There are cases where even violent fuspicion and strong circumstances may convict a man; as where a person is killed in a house, no other person being therein, and a man is feen coming out of that house with a drawn fword, that fword bloody, and he endeayouring to make his escape, this has been construed murder. I just mention these, for I perfectly agree with my learned friend in this, that the intention is that which constitutes a felony. In many cases of felony, the infacts I think the jury are competent judges.

Although it might not be well to order the Jury to withdraw, as some exception has been taken, yet surely it is reasonable, gentlemen, after what you have heard, that you should reconsider, notwithstanding you are now the only legal competent judges of the facts from whence the matter of law, whether the felony is clearly proved or not, must be finally determined. You will, I am persuaded, reconsider your verdich. Certainly there have been times, when Juries have not only been ordered to reconsider their verdicts, but to alter and even reverse them; and they have

been punished for refusing. The Star-chamber has done many things contrary to law. But these arbitrary proceedings were in particular times, and to answer particular purposes, such as I hope will never be repeated. We live in better times, and our laws are better underftood; the more our laws are known, the more they will be revered; they are founded in wildom; it is the interest of every one to submit to, support, and obey them. They have wisely provided Juries to stand between even the highest power and the lowest individual. I do not remember in this place one instance, where the verdict of the Jury has seemed contrary to the evidence, but when it was in favour of the person accused, more especially when charged with felony.- I have known instances in favour, but never any that aggravated the offence.—I do earnestly request you, gentlemen, to reconsider. — If you shall have any doubts, or wish to have any part of the evidence repeated of explained, the court will give you affiftance, upon any question you may put to them. If you will take upon you to judge of the facts, and the matter of law arising from those facts, you certainly may; but if you shall not be clear in your own minds, you may bring in the verdict Special, and leave it to those who from their superior knowledge of the laws of this country will determine the affence,

If you doubt with respect to the felonious taking, you may find him guilty of taking generally.— There was a fury once, when one was indicted for a crime, who found him

guilty of preaching in Gracechurch-street.

Whatever shall be your verdice, it will be necessary to withdraw, as you will with more convenience speak your own and collect each others fentiments; that which, upon mature deliberation, you that agree to be your verdict, will be recorded.

The Jury leemed unwilling to withdraw.

A magistrate, who stood near the Jury, said, Gentlemen, be persuaded; if you reconsider your verdict, and continue in the same opinion, it will be decent in you to withdraw: the evidence may appear to you upon such reconsideration in another fight; if not, you will at least thew your incli-nation to do justice. You will be well affured in your own consciences, that your verdict is right, and you will be more certain of being all of one mind; for it appears at present present that you are disputing with each other, and of

different opinions.

A person came forward, and said to this magistrate, Sir, I am one of the Jury, and I never did agree to the verdict as delivered; it is not my verdict, I never confented.

Mrt Chairman, it is now become abfolutely necessary that the Jury do withdraw : they are not agreed in their verdict; one of the Jury declares to me that he did not confent; that it is not his verdict.

Here the Juryman declared to the court, that he was against, and did not agree to the verdict as delivered by the foreman.

Chairman.

Gentlemen, you must now talk to each other; you are not agreed in your verdict; you hear what your brother Juryman declares, that he never consented to the verdict as it now stands. If you were to withdraw, you will be more at liberty, and with greater convenience settle what shall be your verdict; whatsoever that be, it must be the verdict of each individual; no verdict can be received by this court, unless every one of the Jury consents; if you are not all of one mind, you must continue until you are, and then bring in your verdict.

Officer. The Jury will withdraw. Ten of the Jury went out, and two faid in court, one of them declaring he need not go, for he thould never alter his opinion.

Chairman. Sir, you must go; gentlemen, you must keep with your brethren; you must consider of your werdict, every one of you, and you must all agree before you bring in your verdict. Officer, keep the Jury together, and by themselves.

The two Jurymen with feeming reluctance followed

the others.

The Jury, after an absence of ten minutes, returned. As they came into court, one of them with a loud voice faid. Well, we are all agreed now.

The Jury's names being called over: Clerk of the Pence. Gentlemen, How fay ye, Is Hum-Finnimore guilty of the felony whereof he flands indicted, or not garlty?

Foreman. Guilty.

2. To

9. To what amount? A. Guilty of the whole.

Chairman. The value in the indictment is fifteen shillings. You may find a value, as the offence will be greater or less according as you find the value in your verdict; although the value in the indictment is fifteen shillings, Juries frequently do, and you may find any less fum, if you think proper.

The Jury consulted with each other, and the Foreman

declared the value half a guinea, and art a said the

Court. That makes no difference in the offence.

Here the court agreed to confider at their leifure what punishment should be inflicted on the prisoner, when he should receive sentence; and soon after adjourned.

The prisoner was taken into the custody of the keeper of the county gaol, and by him conveyed to prison, until he should be ordered up by the court to receive sentence.

On the next day the Counfel for the Prisoner moved the Court to respite the sentence.

Counsel for the Prisoner,

Mr. Chairman,

I humbly move the Court on behalf of the unhappy person now in the county-gaol, who stood yesterday at your bar, was tried and convicted of felony by a Jury, but such a Jury, I cannot speak, or even think, of them without indignation; a Jury, if ever they reflect, as one day or other, for their own fakes, I hope they will, it will be with horror on the verdict they have given. I need not fay to you, their verdict was contrary to the evidence, contrary to the oath they had folemnly taken. Strange as this appeared yesterday, it is not now so much to be wondered at, as we have fince learned, but too late to object to them, that some of them had declared, before trial, before hearing a fingle witness, that they would punish the old raical, and that nothing should great part of them may be present; I wish them all to bear me) indignant I look on them; they have much to newer for. Where was your oath? where your justice? If you have been induced to bring in your verdict, by a

few men prejudiced, bearing hatred towards the prisoner. with hearts as black as malice itself could make them. you will repent; it is sufficient to give you forrow as long as you live. I fay your verdict was unjust, and such a one as your consciences, if you have any, will tell you ought never to have been given; for this the law inflicts no punishment; but punishment will follow you, and one day overtake you. If the folemnity of an oath, if the great trust the law has placed in the hands of Juries, has not been attended to, or violated by you; if through prejudice, hatred, or ill-will, you brought in your verdict, and not according to the evidence, reap the fruit of your injustice; I have done with you; your verdict is recorded, my client is ruined; he is in gaol, convicted of felony; I, his counsel, am pleading to the Court, not for his discharge, not for to reverse the verdict; that cannot be; it is now even out of your power: you have done an act that all your repentance and forrow hereafter will avail him nothing: it may be a means of escaping a dreadful sentence yourselves; his sentence must be the consequence of your unjust verdict: this sentence, for any thing you can do, he must foon with anguish hear from this respectable court, with whom I am now pleading to respite this his sentence to a future day. And here, Mr. Chairman, I hope I shall not plead in vain: as you certainly have the power, I flatter myfelf you will readily comply, as the court cannot but be sensible that if the Jury had not been the most obstinate, I say the most I should not now, in this place, have any cause of his to plead, nor your time taken up in hearing me, that time that has already been too much trespassed upon; therefore a few more words, and I have done. I am fenfible that even from the favour I now lask, great inconvenience will arife to my client, as he must continue in gaol; a punishment that at his time of life cannot be otherwise than a grievous affliction, his mind and body both suffering in a degree that one would not wish an enemy to experience; a continuance of this evil, even great as it is now, is the only remedy: it will give us time to petition the King for a pardon, which, from a true state of the case, we do not entertain a doubt of obtaining. he law having wifely placed the power of pardoning, in cases where the law may be too severe, to relieve the sub-29/2/10/12

ject; also to stand betwixt the subject and such a verdict as this; the only remedy in our unhappy circumstances. I hope, therefore, you will respite the sentence to the next sessions, or at least to the adjournment.

Second Counfel.

Sir.

Hitherto, as Counsel in this cause, I have been so unfortunate, that my client has received no benefit from any effort of mine to serve him. I shall therefore trouble the Court with but a very sew words on this subject: our request is so reasonable, and the motive for it so equitable,

that I hope the Court will respite the fentence.

The Jury, if they were not criminal, were certainly very oblimate; they have brought in such a verdict, that, in the opinion of most unprejudiced persons, is contrary to the evidence: be that to themselves: they have declared my client had a felonious intention, and have found him guilty of selony. If their intentions have not been innocent; if they have been influenced by motives unworthy of any Jury, let the upbraiding of their own consciences be their punishment. Bad as selony is, and the situation of my client may be, I do not wish him to change situations with them, they are guilty of a greater trime; I do not wish them to be tried by any but themselves, upon the same principles.

My application to the Court, on behalf of my client, is no respite the sentence, as I am almost certain that his Majesty will parton him. I his respite will be no obfireaction of Justice, for my client will be likely to suffer a
longer imprisonment than if he was immediately to receive
sentence; to this he must submit: the only savour asset

at prefent is, that the fentence may be respited.

Soveral Magistrates, in a few words, delivered their featurents.

A Magistrate, whose speech, from his knowledge and experience, during many years great and reputable practice as a Lawyer, before he quitted the profession, must, in its tendency, have been interesting: the writer thinks it was on the subject of the debate the day before, but is not certain, as he could only hear him mention several anthorities;

thorities; but to what end he could not distinguish, his voice being rather low, and the people in court making much noise, although he seemed to speak with great earnestness. Silence being called for, without effect, the writer could not hear a single sentence, but lost the whole of this speech, or he would have been glad to have recited it, if it had been only in the impersect manner the others are written. As he did not hear, he cannot relate; and the reader must be content without it. If the writer might venture to guess, he would suppose it was, that the Court had power, and should have settled the point of law the day before. If the writer should be mistaken in this, he asks pardon; for he acknowledges he has no ground for this conjecture, unless what may be inferred from part of the Chairman's speech, which follows.

Several Gentlemen on the Bench complained they could not hear. Proclamation was made for filence, on pain of imprisonment.

Chairman.

I declare, that during the time I have had the honour of fitting in this court, I have not found myfelf in fo difficult a fituation as at present; I hope I have hitherto acted, as I ever mean to act, justly, without partiality, without prejudice; I have received some favours from the prisoner; he has been my friend upon more than one occasion; but, standing as I do, in this place, I know no one; the poorest person shall, if he has no counsel, find me his advocate equal with the richest : no confideration on God's earth shall ever bials, or have any weight with me, but that I will, according to the best of my ability, do equal justice to the poor and the rich; my ability may not be equal, I may fometimes be millaken, but never wilfully in this place will I fwerve from acting confistent with justice. I thought yesterday that the Jur-were competent to judge of the law and the fact; I thin fo still; I contend that Juries, if they will take it up themselves, are competent judges of the law, and every fact that shall be brought before them in evidence; it was argued yellerday in open court; I wish all justiciary business to be so transacted. I am glad the counsel have moved publicly in court for this respite, as a private application, in my opinion, would not have been to proper.

I wish I knew the practice of other courts on this subject; I wish the counsel for the prosecution were present, or that the counsel would mention some cases in point, where the sentence has been respited from one affize to another, or from one sessions to another, after a clear and conclusive verdict: notwithstanding the prisoner's may be a hard case, I think the sentence should not be respited

without a precedent *.

I believe the turkies were the property of the profecutor; I am of opinion that the prisoner thought them his own; he might be mistaken, yet he thought he was right; though I may differ in opinion from the Jury, I do not think myself at liberty to call them to account; they were defired to reconsider their verdict, they did so; they were upon oath, they found the priloner guilty. I confess I thought he was not; I do not reflect on them; if they in their consciences thought he was, they did right to find him guilty; and they should not have been censured by the counsel in the manner they have; the severe expressions that came from him can no otherwise be excufed, than by his great zeal for his client, whom he thinks is injured; however the Jury may be mistaken, they are not to be treated with fuch language; the learned counsel will excuse me in this notice I have taken, and in his cooler moments will think me right. But if any of the Jury have been influenced by prejudice, hatred, or ill-will to the prisoners or any other consideration than the evidence and the facts relating to this offence, and this only, they have done him a material injury, they have violated the most facred of all obligations, an oath; they have been guilty of a crime too great for any words I am mafter of to express; but their own consciences must be their judge, will be their accuser, and will confign them to a worle fentence than the prisoner may receive from this court.

But if their consciences bear them witness that the verdict they have given to the best of their judgment was a true one, and that they were neither influenced by pre-

had that that be brought before them in

The Writer has fince been informed, that the counsel for the prisoner did, after this, mention some cases where the sentence had been respited; he did not hear in what part of the debate they were mentioned, nor what those cases were.

judice, or any matter foreign to the evidence before them. they could not do otherwise than they did. With respect to the sentence that is to follow the verdict, I should think. if his counsel had not moved as they have, it would have been more for his interest to have sent for him up now. to have received his fentence, whatfoever it might be, than for him to lay in gaol until another fessions, or even until the adjournment. I confess it is far from being clear that this court should respite the sentence to another sessions, as other magistrates, and not those present at the trial, would have the fentence to confider of and pronounce, who are unacquainted with the circumstances attending the fact. I shall not be for such respite, unless I am clear that it is right. I never will do wrong if I know it. If the court think proper, and the prisoner's counsel defire it, as a favour to their client, I fee nothing against its being postponed to the adjournment, as that is a continuation of the same fessions, and the prisoner may receive fentence then, as well as now. Our passing sentence immediately is in favour of the delinquent. I shall hear the sentiments of other gentlemen, and take the opinion of the court.

The magistrate, who spake as follows, ended this bufinefs.

Mr. Chairman,

Whether the court have power or not to respite the fentence to another fessions, is not now material, as at the adjournment the court will be ready to attend to any thing that may then be offered; the court do not feem to have any doubt with respect to the adjournment, and by what I observe, they do not want inclination: I therefore move that the fentence be respited until the adjournments with the

The opinion of the court being taken, they were for respiting the sentence to the adjournment; and the sentence

was respited accordingly.

Annables

At the adjournment, the writer has been favoured with the following copy of the petition presented to his Majesty: Also a copy of his pardon; and a copy of a letter from the prisoner to the several magistrates (who signed his petition), upon his receiving his Majeffy's most gracious paidon; notice the temperate and a making they rests exist saft in a deligation of the factional of religion of respective for

To the KING's most Excellent MAJESTY. The Humble Petition of Humpbry Finnimore,

the real to the sylle ace before the or

Sheweth.

HAT at the last Quarter-lession holden for the county of Surrey, in Southwark, your petitioner was and convicted, upon an indictment for felony, in ealing of five turkies, the property of Thomas Humphries: that it appeared clearly from the evidence given in the course of the trial, that your petitioner had (some time before the supposed selony was committed) lost nine turkies; that having given a description of them in his neighbourhood, he was, about four months after, informed by a neighbour, that some turkies had been seen in Norwood, which answered the description given of those which your petitioner had loft; that in confequence of this information, your petitioner went, accompanied by his neighbour's grandfon, to Norwood, where having found the turkies, after some search had been made, your petitioner took them, and carried them home, being perfectly convinced and fatisfied in his mind, that the turkies he had found were his property; in which your petitioner was confirmed by the concurrent opinions of his fervante: that the faid turkies were fo taken under circumstances that excluded all possibility of concealment; they were taken and carried away openly, at noon-day, and in the prefence of persons well acquainted both with the profecutor and your petitioner; that they were afterwards kept publickly in his yard, open to the view of the whole neighbourhood in which the profecutor lived.

And your petitioner humbly sheweth, that the prejudices entertained by the profecutor having induced him to make distinct charges against your petitioner, before two respectable magistrates of the county of Surrey; they both refused to treat this case as a felony, and gave their opinions

to the profecutor to that effect.

And your petitioner sheweth, that no indiffment was perferred against him for this supposed offence, until some time after your petitioner had commenced an action against the prosecutor for defamation; and the prosecutor, in the evidence

evidence he gave on the trial, admitted that the indictment would not have been preferred, had not such action

been brought.

That, notwithstanding these facts had been proved to the jury by witnesses, whose testimony was not impeached; and although the chairman, in stating the evidence to the jury, intimated strongly to them his opinion that it did not amount to proof of a selony; yet the jury did, to the assonishment of the whole court, and your Petitioner guilty of the selony. Thus unfortunately circumstanced, your Petitioner (who is of the age of seventy-six, and insim) has no means less him of correcting this most extraordinary verdict, but by implaning your Majesty's gracious pardon.

And your petitioner sheweth, that so well satisfied was the court of the injustice done to your petitioner by the verdict of the Jury, that the court unanimously deferred passing sentence on your petitioner 'till the adjournment day of the session in February next, in order to afford your petitioner an opportunity of applying for your Majesty's

royal elemency.

Your petitioner therefore most earnestly implores your Majesty's pardon, as the only means of restoring him to that situation, of which he has been deprived by a verdict, which, he trusts, he is warranted in calling unjust.

And your Petitioner shall ever pray, &c.

HUMPHRY FINNIMORE.

WE your Majesty's most dutiful and loyal subjects, Justices of the Peace for the county of Surrey, present in court at the trial of the petitioner, Do humbly certify to your Majesty, that the vendict mentioned in this petition is in our opinion unjust; for assuch as it did not appear from the evidence that the petitioner was guilty of any selonious intent in taking the said turkies. And we

roof to the file

do humbly crave leave to recommend the petitioner as a proper object of your Majesty's most gracious pardon.

Joseph Mawbey, Chairman Sam. Gillam H. Thomas THO. TRESLOVE BBNJ. THOMAS SAMUEL SWABEY

JN°. LEVY

M. MADAN

RICH. CARPENTER SMITH

WM. NORTHEY WM. WINTER GEO. PAINE. GIDEON FOURNIER and the tribe the same of the

throw Caneed, your, Poundance (who is of the ege or A COPY of the PARDON.

GEORGE R. Chibrer you in the sexus floor the service

your Moselly's gracious parton WHEREAS Humphry Finnimore was, at the last Quarter-fession holden for the county of Surrey, in Southwark, tried and convicted upon an indictment for felony, in flealing of five turkies, the property of Thomas Humflances have been humbly represented unto us in his behalf, inducing us to extend our Grace and Mercy unto him, and to grant him our free pardon for his faid crime: Our Will; and Pleasure therefore is, that you cause the name of · water sta him the faid Humphry Finnimore to be inferted, for the crime abovementioned, in our first and next general Pardon that shall come out for the poor convicts in Newgate, without any condition whatsoever; and that in the mean time you Montake bail for his appearance, in order to plead our faid pardon; and for fo doing this shall be your warrant. Given at our Court at Saint James's, the 25th day of January, 1779, in the nineteenth year of our reign. dutiful and lavel funfactes

By his Majesty's Command,

To our Trusty and well-beloved WEYMOUTH. Sir Joseph Mawbey, Bart. Chairman, and the rest of the Justices of the Quarter-session holden for the county of Surrey, in Southwark, and all others whom it may concern.

Mr. Finnimore gave bail before Isaac Stapleton, Efq; and was thereupon discharged from prison on Jan. 25, 1779.

Copy of a LETTER to _____, Efq.

SIR.

II Is Majesty having been graciously pleased to grant the prayer of my Petition presented to him, in consequence of the unhappy verdict given upon my late trial; I return you my hearty thanks for the favour of your kind representation on my behalf, which, I have the pleasure to inform you, did me effential fervice; and can fincerely affure you will always be gratefully remembered by, and only no me

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to the wor half mountained and now one Peb. 15. Your much obliged, tyre of the property of the source of the so

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and most humble servant,

H. FINNIMORE, or toll countries and and the first and appropriate.

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An ADDRESS to Mr. FINNIMORE.

SIR.

DARDON me thus addressing you; there are times when a word in feafon may be attended with much good; take what I am going to fay, as it is intended; with you well. From my youth I have been taught to treat age with respect; I was forry to see a man of your years and property flanding at the bar taking his trial for felony; that forrow was increased, when the jury found you guilty. The manner of your trial, the evidence for an against you, is impartially related by me, without any remark or observation of mine, on the plain matters of fact that then appeared. I have endeavoured to recollect fome of the fentiments of the gentlemen on the bench, that (notwithstanding the unfortunate verdict) must at the time give you fome consolation. Had you not obtained his Majesty's pardon, you must have undergone a fentence in consequence of your being convicted; this is now omisted, or you might have heard that from the chairman by way of advice, that would have been of use to you, and preferable to any thing that will come from What he would have faid to you on the occasion I will not pretend to conjecture; nor am I qualified to give advice to a person of your age and experience. Yet, in the beginning of this business, a common understanding, with a benevolent intention, in any friend or neighbour who should have offered advice, and that advice been attended to, the affair would have been adjusted in an amicable manner, without your submitting to a trial, much less being convicted of felony. Your not being the most popular of men, part of the world being prejudiced against you, it is generally believed that fuch prejudice did you differvice on your trial. I therefore would earnestly recommend to your ferious confideration what follows.

If you have been so unhappy hitherto, as not to gain the good opinion of others, but rather that the greatest part of those that know you are prejudiced against you, whether you have given cause or not, is not my present business; I wish to make the sew years you have to live comfortable and happy. You are possessed of more than 1.2

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one thousand pounds per year, (you confirmed the above as you flood at the bar, in the Town-Hall): it is said you never spent in one year a hundred; I do not wish you to spend more than you have been used to do, or alter your manner of living; this, at your time of life, would be inconvenient. But I do request you to cease adding any more to the heap; you have more than enough for your-felf; and in the manner which you have brought up and educated those who are to come after, you have more than enough for them, who in a short time will succeed to your property, great part of which was forfeited by a late verdict. If his Majesty's gracious pardon had not been obtained, you would have fatally experienced, that notwithstanding the most assiduous care to accumulate riches, they will make themselves wings and fly away. Part of the income only of this property, so graciously re-flored to you, I am pleading with you to bestow on per-sons in pitiable and distressed circumstances. Your relations, in the first place, are they in want of any kind of affistance from you? Give it them chearfully, give it them liberally. Amongst your numerous tenants, are any of them in these hard times diffressed through sickness, or any other misfortune, unable to pay their rents? Forgive them; that mercy Majesty has shewed to you, extend to your poor neighbours. Your situation in life and manner of living must have informed you of many persons, whom a small part of what (report says) you make no use, would make them happy. Did not your heart glow with affection towards the magistrate in court, when he pleaded your cause, though he declared he knew you not? Did not your heart expand, when you heard him fay, it was not only your cause he was pleading, it was the cause of marking, the cause of humanity? This is the cause I am now pleading, (let me not plead in vain.) It is not only the cause of the poor, who may hereafter be relieved by your liberality, it is your own cause; it is that that will make you one of the happiest of mortals. You will not only relish the morsel you shall ear with your own mouth, but you will enjoy the heart-felt fatisfaction of relithing every morfel that the poor and needy shall receive from your hands. What a glorious field is open to you! that with your usual ecconomy you may do good to thousands without lessening your annual income a penny.

D 2 I may

I may appeal to the experience of every one that have tried the experiment, whether to accumulate riches is equal to enriching the mind; whether there is any luxiny, any the most expensive viands, or the choicest dainties, that can equal the relish of distributing abroad, and giving to the industrious poor; of feeding the hungry, clothing the naked, of affishing the fatherless and whow in their affliction, of being a comforter to the sick and in prison. Can I mention the word prison, without your recollecting your late situation, although your experience of a prison was attended with every induspence and comfort that money or friends could administer? Yet you must of necessity, at the same time, have heard of, if not seen, the horrors that accompany those dreary regions. If objects should not readily present themselves, seek them out. God knows, notwithstanding this may truly be said to be an age in which charity to the poor is most conspicuous, yet all the increase of public institutions are inadequate to the various wants of mankind; and we may say with Dr. Young,

"Though grouning hospitals eject their dead, "Numbers still figh for fad admission there."

Alas! they often figh in vain. Notwithstanding we live in times wherein it is become fashionable to contribute to the various public charicies that do honour to the present age and nation, in such times as these it is enough to make a man very unpopular who is known to accumulate riches without end, and not sometimes relieve those that are in want; but more so if he is hard-hearted,

overbearing, and oppressive.

If a ftranger pais, and ask, What has this man done to make himself so unpopular? the answer is, He is a rich old rogue; and some things hinted that may not be true; but the general conclusion is, it would have been well for the world, if he had been hanged many years ago.

for the world, if he had been hanged many years ago.

Now was this man to be tried for felony, would he not have cause, from what has passed, to tremble for his fate? It is the very reverse of this character that I wish you to imitate; that instead of the curses and opprobatious language bestowed on the above person, you may experience the felicity enjoyed by a certain rich man in former times, that proved a comfort to him when he afterwards knew a reverse of fortune.

When the ear heard him, then it bleffed him; when the eye faw him, it gave witness to him, because he delivered the poor that cried, and the fatherless, and him that had none to help him: the bleffing of those that were ready to perish came upon him, and he caused the widow's heart to sing for joy; he was eyes to the blind, and feet was he to the lame; he was a father to the poor, and the

cause he knew not he searched out."

Do the curses and opprobrious language bestowed on the former character grate upon your ear? do not imitate his actions. Do the commendations, the blessings of the latter feem pleasing, do they speak comfort and consolation to the foul? take my advice: if you do not find more solid comfort in one six months, than in a whole life of a contrary practice, I may venture to say I will pay you the expense of your trying the experiment. The latter example of the rich man is so amiable, that for the sew years, perhaps months, you have to live, the dearest friend you have cannot wish you a greater blessing, than to go and do likewise. You have no time to luse; as the tree falls, so it must be; either happiness or misery may be the consequence.

Notwithstanding I have drawn myself in to write much more than I ever intended, and further to publish that not designed for the press; I cannot lay down my pen without

faying a word or two to the reader

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queed short since their their comment

TO

[.] If what has been written already has given the Reader difgen, throw the trifle alide, and read no further.

of smooth and the control of the con

ned requery and leave things binated this may not be proude to WE are too apt to despise the miser, and the man who lives only to himself; and at the same time overlook the prodigal fpendthrift, or the defigning knave, who runs in debt without the least intention of paying, spending the substance of the industrious poor; this is as despicable a character, and more infamous. The one does not affift and relieve the poor as he ought to do in their diffress, but the other defrauds the poor of what little they have, and fometimes are the cause of their misery and ruin. Enough has been faid of a narrow foul, and to recommend a liberality of mind. I shall, in what follows, endeavour to caution the reader against a contrary vice, living beyond his income, that he may not through extravagance live on the property of others, but to avoid every evil, that he may practice every virtue: has and nogo was dicted at when

if this should be read by any one whose estate is extensive, but whose diffipation accelerates its extermination;

who by his extravagance is contracting debts beyond any possibility of their being paid; let him reflect on the confequence, how will be answer it, should a day come wherein he must account, when his folly shall have caused the ruin of many. If a poor unhappy wretch should rob you on the highway, or take your purfe, whereby you lose a few pounds, upon the fact being proved against him, would he not be condemned to death, as the confequence of his demerit? Of how much forer punishment shall he be thought worthy, who, not content with plenty of the necessaries and conveniencies with the superfluities of life, shall, contrary to every law of justice and humanity, plunder of thousands the fatherless and the widow, the industrious and necessitous: all to throw it away at the gaming-table, to fquander it in luxury and fenfuality; or to maintain a ridiculous parade, and most unpardonable excess. What evils follow the neglect of that great law, Of " whatfoever you would that men should do unto you, do you even so to them," Additional text of the text and

If my property is taken away, it is not material by what means I am defrauded; if one man fleat from me a few pounds, and another gets into his possession some thousands of my property, for which he knows I shall never receive a shilling; he that takes from me only a few pounds may comparatively be said to sayour me; yet the one shall be hanged, and the other escape with im-

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punity, at the many of

Supposing a wise and just disposer and governor of the world to exist, (and sew but knaves and sools suppose otherwise)—do not the unequal distribution of rewards and punishments in this life, declare, in strong terms, that there will come a day when every action must be accounted for, when some that make their exist at the gallows; will receive a more savourable sentence than many that die in their beds? It is not all the pomp and pageantry of titles, power, riches, or any worldly greatness, unaccompanied with virtue, that can bring any comfort at the end of life; nor can any thing remove the bitter string of accumulated guilt, uncleansed by a sincere repentance. Let us then seem innocency, and take heed to the things that are right, for that shall bring a man peace at the last."

It is one great law of Society, that we do no ill to others: how much happier would the world be, than it

now itself only this was univerfally practifed. Let me prevail with you, my reader, to ecale to the atmost of your power from doing of evil. What benefit, what great advantage would arife to mankind, only from this negative kind of goodness, if I may to call it. But let us not reft here, after making it a point of confeience of ceafing to do evil plet us proceed a little further to that will natua rally follow: learn to do well. What great encourages ment have we thus to do; what dreadful confequences attend the doing ill; fince light and immortality have opened to our view, what excellent plain precepts are revealed to us in these days, far exceeding all the moral lessons of the antient philosophers anassised by the light of sevelation. Let not the exceeding great and precious promites there revealed, and other gracious affifrance afforded us, with the excellent leffons there delivered, be bellowed on us in vain; let us look up for the affiftance promifed, and endeavour to live the life of the righteous, that our latter end may be like his; that we may one day experience that divine blife, which " eye hath not feen, no car heard, neither hath it entered into the heart of man to conceive those joys that are reserved in heaven them that by patient continuance in well-doing shall

How excellent the precepts! how eafily remembered! (Readery never forget them!) " Whatfoever you would that men should do unto you, do ye even so to them." How reasonable! how divine! To love the first and great Cause of every bleffing above all things, and rour neighbour as ourselvest. We all know that love worketh no ill to our neighbour. Love is fald to be the fulfilling of the law. Charity is the very bond of peace, and of all perfectness, without which wholoever liveth, in some fense, may be faid to be dead; even while he liveth. Every boafted quality of birth or fortune fhall fail, and one day be of no account, unless they have been the means of rendering the possessors more eminent in virtue. Let new a veil over those that have used their dignity and riches to the worst of purposes; they are in the hands of the Almighty. Let us, my Reader, endeavour to conform in every thought and action to the great law of Charity; were this law attended to as it ought, how much of the evil in this world would be avoided? how

foon would all contention cease? all back-biting, flandering and evil-speaking, every thing that would operate against the well-being of others, would be absorbed : no defrauding of others, in any manner, either of their property, virtue, or good name, but every duty to God and man would follow, every relative duty, every virtue, would become easy, every vice would soon be conquered, by those who are under the influence of this law. not able to express the good that would ensue, did this virtue prevail in the lives and conversation of individuals. Without it, all other qualities, be they ever so conspicuous, let our abilities be as great as it is possible to conceive, without charity they are nothing worth. This virtue is fometimes milunderstood, one part or branch of it being taken for the whole; but when truly comprehended, all the advantage of learning, riches, family, fortune, every accomplishment of mind or body, howloever great they may be in themselves, when compared with Charity, are nothing .- " Though I speak with the tongues of men, and of angels, and have not Charity, I am become as founding brass. And though I have the gift of prophecy, and understand all mysteries, and all knowledge, and though I have all faith (whereby miracles have been wrought) fo that I could remove mountains, and have no Charity, I am nothing. And though I beftow all my goods to feed the poor, and though I give my body to be burned, and have not Charity, it profiteth me nothing."—Charity is the love of God shed abroad in the soul of man, which expels every evil felfish principle, and inspires therein every good, with the most unseigned, exalted, benevolent love to every human being, operating in every intercourse with mankind. The following excellent effects and properties of Charity, are declared, without the comment. " Charity fuffereth long, and is kind; Charity envieth not; Charity vaunteth not itfelf, is not puffed up; doth not behave itself unseemly; seeketh not her own; is not easily provoked; thinketh no evil; rejoiceth not in iniquity, but rejoiceth in the truth : beareth all things, believeth all things, hopeth all things, endureth all things." Every temporal acquisition shall fail; but Charity shall endure

If any of my Readers shall say, what is all this, we knew it before: one word more, and I have done. "If you know these things, happy are ye if you do them."

If you do not think the shifting totally thrown away, recommend the purchase to your friends; if they buy it, the Poor will be benefitted by such recommendation. I mean not to deceive, I write not for gain, I want it not and profe is above any inlignificant merit of mine : if I Security of the security of th

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